

Chancery District Court SALE OF JUDGEMENTS.

of the State of Mississippi at Holly Springs.
At Rules, the 1st Monday of August 1845.

Samuel Jones Jr. vs.
John Allison et al.

Upon opening the matters of this Bill, it appearing to the satisfaction of the court, that Samuel Aruckle, Thomas G. Allison, William A. Williams, John Allison, Alexander H. Poston, John H. Poston, and William H. Stoltz, defendants thereto, are not inhabitants of the state of Mississippi, but reside beyond the limits thereof, so that the ordinary process of this court cannot be served on them, and that the heirs of Josiah Gillespie dec'd., and Jabez Butler dec'd., defendants thereto, are unknown to the complainants;—Therefore it is ordered that unless the said Samuel Aruckle, Thomas G. Allison, William A. Williams, John Allison, Alexander H. Poston, John H. Poston, and the heirs of the said Josiah Gillespie and Jabez Butler dec'd., appear before the Vice Chancellor, at the court room in Holly Springs, on the first Monday of January next, and plead, answer or demur to complainant's Bill, the several allegations thereof, as to them, will be taken as confessed, and such order and decree made thereon as shall appear equitable and just.

And it is further ordered that a copy of this order be inserted in "The Lyceum" a newspaper, published in the town of Panola, Mississippi, once a week for two months, successively.

JAMES C. ALDERSON, Clerk.

ABSTRACT OF BILL

Charges. That on the 14th December 1838, the firm of Talbot Jones & co., consisting of John Jones, since dec'd., and complainant, recovered a judgment in the United States District Court, for the Northern District of Mississippi, against defendant John Allison for \$6,441.40—100 debt and damages besides costs.

That about the 16th October, only a few weeks prior to the recovery of said judgment, said Allison, feignedly, to evade the execution of the same, made an assignment by a protest deed of trust, to Asa Love, of all the remaining property therein named, which he had previously, to effect the same object, smuggled off and conveyed to Texas, the said property to be made for the benefit of certain real or pretended creditors therein named, that among other debts, named and pretended to be secured by said deed, is one mentioned as being due to the Mississippi Union Bank for \$2,000 upon a note in which the said Allison & John Rayborn, are the securities on'y for Samuel A. Gillespie who is principal, that the intention of said Allison apparently upon the face of said deed, so far as regards that note, is not to secure the payment of the same to said Bank but to have said Rayborn nucleated in any way on account thereof, that there was no consideration moving from said Rayborn to said Allison, and that said deed is valid in other respects than regarding fees, so far as regards said debt of \$2,000, that the principal sum note is solvent, and amply to pay said debt if not already due, that said Rayborn is exposed to no danger of molestation having been for several years wholly insolvent, many of the other debts mentioned in said deed, have been since the execution thereof paid off, that Josiah Gillespie, one of the whines to said debt, is one of the creditors therein named, that part of said debt was made by the witness, there being but one other besides said Gillespie, that the certificate of proof in other respects, is not such as the statute requires for admission to record, that said debt was improperly admitted to record and operates as no bar to the lien of said judgment, upon the property therein named, that portion of the property pretended to be conveyed by said deed is a section of land therein described, having about 100 acres cleared with valuable improvements thereon, defendant Love the Trustee came immediately into possession thereof, and has occupied and enjoyed the same ever since the execution of said deed, under an agreement to pay rent therefor, at the rate of \$3.50 per acre, that he also took possession of all the personal property in said deed specified, together with all the crop of the year of 1839, raised by said Allison, which he was to dispose of and account for as trustee, that the whole amount of debts mentioned in said deed, besides that of \$2,000, to the Mississippi Union Bank is between \$1400 and \$1500, some of which are already paid, but it was not the honest and bona fide intention of said Allison, to secure the payment of the debts, mentioned in said deed, but to delay, hinder and defraud other just creditors one of whom is complainant.

PRAYER. That said deed of trust be decreed to be null and void and of no effect and set aside, so that complainant and all other creditors may stand upon an equal footing, and his judgment have its unobstructed course, but if it should appear that said deed is not fraudulent, as to the rights of complainant, nor otherwise defective, and that the same ought to have its full force and effect, whether as to all the debts therein named, or whether only as to all except said \$2,000, then that said Love, Trustee, be decreed to execute said trust, by selling all of said property remaining undivided including said land and liquidate and discharge said debts, with the proceeds of said sale, and pay any balance that may be left, to satisfaction of complainant's judgment and for general relief.

JAMES C. ALDERSON, Clerk.

C. & H. R. Miller, Solrs.

Judgment rendered in this case May 25th 1840, for— \$2391.76
Clerks fees, Sheriff's fees and Jury Tax in the above case 19,63

Wesley Higgins to the use of Matthew Briders
vs.

M. L. Maynard adm'r. of Jon F. Harlan
Judgment rendered in this case March 14th 1838, for— \$325.00
Clerks fees, Sheriff's fees and Jury Tax in the above case 16,62

William H. Covington,
vs.

M. L. Maynard adm'r. of John F. Harlan
Judgment rendered in this case September 21st 1836, for— \$30,00
Clerks fees, Sheriff's fees and Jury Tax in the above case, 19,38

A. W. White,
vs.

M. L. Maynard, adm'r. of John F. Harlan dec'd.
Judgment rendered in this case September 25th, 1838, for— \$197.47
Clerks fees, Sheriff's fees and Jury Tax in the above case, 19,50

James Taliferro,
vs.

M. L. Maynard, adm'r. of J. F. Harlan
Judgment rendered in this case September 20th, 1836, for— \$220,61
Clerks fees, Sheriff's fees and Jury Tax in the above case, 19,50

Andrew Rankin,
vs.

Uriah Tyson, surviving partner of J. Tyson & Co.
Judgment rendered in this case March 13th, 1838, for— \$505.05
Clerks fees, Sheriff's fees and Jury Tax in the above case, 16,75

J. L. Brewster,
vs.

Cawthon & Tyson
Judgment rendered in this case for— \$199.17
Clerks fees, Sheriff's fees and Jury Tax in the above case, 18,37

Thomas C. Shepherd,
vs.

M. L. Maynard, adm'r. of J. F. Harlan, dec'd.
Judgment rendered in this case September 20th, 1836, for— \$107,94
Clerks fees, Sheriff's fees and Jury Tax in the above case, 22,00

William W. Dabney to the use of Thos. W. Barnes,
vs.

Thos. J. Calhoun
Judgment rendered in this case October 26th, 1843, for— \$103,75
Clerks fees, Sheriff's fees and Jury Tax in the above case, 11,75

George D. Brooks,
vs.

Samuel Wherington
Judgment rendered in this case September 21st 1839, for— \$34,92
Clerks fees, Sheriff's fees and Jury Tax in the above case, 13,12

Stulford & Redwood,
vs.

Jones McCarty
Judgment rendered in this case September 25th, 1839, for— 112,45
Clerks fees, Sheriff's fees and jury tax in the above case, 12,97

Thos. McCracken, surviving partner &c.
vs.

John Rodgers
Judgment rendered in this case March 15th, 1838, for— 128,51
Clerks fees, Sheriff's fees and jury tax in the above case 23,00

William T. & John E. Smith
vs.

James Bridger
Judgment rendered in this case September 25th 1838, for— 100,73
Clerks fees, Sheriff's fees and Jury tax in the above case 18,75

Samuel Scott
vs.

Samuel Kendall & James Crump
Judgment rendered in this case May 26th, 1841, for— 256,71
Clerks fees, Sheriff's fees and Jury tax in the above case 15,50

Edward Kellogg & Co.
vs.

E. W. Cawthon Uriah Tyson
surviving partners &c.
Judgment rendered in this case Sep-

KNIGHTS
OF THE
HORSE SHOE;
A TRADITIONARY TALE
OF THE
COCKED-HAT GENTRY
OF THE OLD DOMAIN.

By the Author of "The Cavaliers of Virginia"
CHARLES YANCY has the pleasure of informing the Southern public that he will issue from his Press in West Wetumpka, Al., in a few weeks, the above named Novel, by a distinguished author residing in the State of Georgia.

The Knights of the Horse Shoe will be issued in Pamphlet form, 2 vols., 125 pages, or more, each. Price 75cts. per single copy—9 copies for \$2,00; 20 copies for \$10.

Letters by mail, post paid, enclosing the money, will receive prompt attention. Address CHARLES YANCY,
Wetumpka Ala., July 15, 1845.

Bayless Conly & Co.
vs.

James Crump
Judgment rendered in this case September 25th, 1838 for— \$238,29
Clerks fees, Sheriff's fees and Jury Tax in the above case 22,87

Bayless Conly & Co.
vs.

George D. Brooks
Judgment rendered in this case May 36th, 1839, for— \$280,77
Clerks fees, Sheriff's fees and Jury Tax in the above case 18,00

tember 25th, 1838, for— \$324,66
Clerks fees, Sheriff's fees and Jury Tax in the above case 11,37

Bryarly and Luke to the use of William Murdoch
vs.

Thomas Peete
Judgment rendered in this case November 29th 1842, for— 72,46
Clerks fees, Sheriff's fees and Jury Tax in the above case 11,25

William Dyer to the use of John Saced
vs.

George W. Henderson
Judgment rendered in this case September 25th, 1838, for— \$137,62
Clerks fees, Sheriff's fees and Jury Tax in the above case 12,37

Sion R. Simpson
vs.

Cullen McMullen
Judgment rendered in this case April 24th, 1844, for— \$125,19
Clerks fees, Sheriff's fees and Jury Tax in the above case 10,62

John Y. Ramsey,
to the use of Catron
vs.

William Thomas
Judgment rendered in this case May 26th, 1820, for— 65,92
Clerks fees, Sheriff's fees and Jury Tax in the above case 14,37

G. W. JOHNSON, Shif.
Charleston, July 24 1845

The State of Mississippi, PROBATE
Tallahatchie county, V. COURT,
August term 1845.

THE Probate court of said county at the term aforesaid having granted to the undersigned, Letters of Administration on the estate of William Falkner dec'd. This is therefore, to notify all persons indebted to said estate, to make immediate payment; and all persons having claims against said estate, must present them to the undersigned duly authenticated within the time prescribed by law, or they will be forever barred.

J. T. M. DUKE,
Administrator of Wm Falkner dec'd.
Charleston Aug 11 1845. 31—6w

REMOVED-NOT FAR.

Dr. Holcombe having removed his family to the Sinners' Camp Ground, 8 miles east of Panola, hopes his former patrons and all others who may wish his professional services will soon learn where to apply.

FRANKLIN HOUSE

Memphis, Tenn.

Front row, just below Exchange
Square,

GEORGE W. REDFORD.

(LATE OF THE PLANTERS HOUSE.)

TERMS

Board for man per year with Lodging \$200 00
Board for man per year without Lodging 150 00
Board for man per month with Lodging 20 00
Board for man per month without Lodging 15 00
Man per day - - - - - 1 00
Man per week - - - - - 6 00
For man and horse, Supps, Lodging, and Breakfast - - - - - 1 25
For man and horse per day - - - - - 1 00
Single meal - - - - - 57 1/2
Lodging - - - - - 37 1/2
20 00 3m

JAILOR'S NOTICE

WAS committed to the Jail of Panola county, Mr. on the 29th day of September 1845, by John H. Montgomery, of Tallahatchie county, Mi., a negro man calling his name Henderson, and says he belongs to Riner Nutt, of Hinds co., Mississippi. The said negro is about 5 feet 3 inches in height, of a dark color, heavy set, free when spoken to, he is about 25 years of age—no marks nor scars perceptible.

The above negro were in company, were well provided with cooking utensils, and had plenty of clothing with them to wear and plenty of bed-clothing. The owner of said negro is requested to come forward prove property and take him away, or he will be dealt with as the law directs.

W. W. SMITH, Shif.
37. tf.

EXECUTOR'S NOTICE.

LETTERS Testimonial on the estate of George T. Alexander, dec'd., having been granted to the undersigned by the Hon. Probate Court of Panola County, at the September term 1845, of said Court, notice is hereby given to all persons indebted to said estate to come forward and make immediate payment; and all persons having claims against said estate, will present the same duly authenticated to the subscriber within the period prescribed by law, or they will be barred.

CHARLES T. ALEXANDER,
GEORGE L. ALEXANDER,
Executors. 36. 6t.

INSOLVENT NOTICE.

THE STATE OF MISSISSIPPI

PANOLA COUNTY.

Probate Court, September Term, 1845.
WE the undersigned Commissioners
of insolvency, on the estate of

Thomas W. Watson, dec'd., [represented as insolvent] appointed by said Court at the Term aforesaid, will meet at the office of C. F. Curtis on the third Monday in each month, to examine, audit, and settle the claims for and against said estate.

W. W. SMITH, {
C. F. CURTIS, {
S. B. MCKEE, {
Com's.

36:::6m

Candidates.

For State Offices.

We are authorized to announce the Hon. HENDELEY S. BENNETT a candidate for election to the office of Judge of the High Court of Errors and Appeals at the ensuing November election.

We are authorized to announce the Hon. ALEXANDER M. CLAYTON a candidate for re-election to the office of Judge of the High Court of Errors and Appeals, at the ensuing November election.

We are authorized to announce the Hon. JAMES M. HOWRY a candidate for re-election to the office of Circuit Judge of the 7th Judicial District, composed of the counties of De Soto, Marshall, Tippah, Pontotoc, Tishomingo, and Panola.

JA 428 C. ALDERSON, the present Clerk of the District Chancery Court at Holly Springs for the counties of Tippah, Pontotoc, Lafayette, Panola, Coahoma, Tunica, and Marshall, is a candidate for re-election to that office in November next.

WILLIAM A. BOREN of Holly Springs, is a candidate for the office of District Attorney, District composed of the counties of Panola, De Soto, Marshall, Lafayette, Pontotoc, Tippah, Tishomingo, and Panola, elected on the first Monday and day following in November next.

WILLIAM A. BOREN of Holly Springs, is a candidate for the office of District Attorney, District composed of the counties of Panola, De Soto, Marshall, Lafayette, Pontotoc, Tippah, Tishomingo, and Panola, elected on the first Monday and day following in November next.

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